Filed 03/08/2010 Case 3:10-mc-00034-G Document 1 Page 1 of 5 Case 2:08-cv-05589-SJO-VBK Document 141 Filed 10/27/09 Page: 10 pf 5 0 187 MORTHSRN DIST. OF TX FULL JERROLD ABELES, State Bar No. 138464 Abeles.Jerry@arentfox.com JENNIFER C. TERRY, State Bar No. 200541 2 Terry.Jennifer@arentfox.com ARENT FOX LLP 3 555 West Fifth Street, 48th Floor Los Angeles, CA 90071 Telephone: 213 629-7400 Facsimile: 213 629-7401 4 5 MICHAEL A. GROW (admitted pro hac vice) 6 Grow.Michael@arentfox.com EFRAIN BRITO (admitted pro hac vice) 1-10 M COO 34 7 Brito.Efrain@arentfox.com ARENT FÖX LLP 8 1050 Connecticut Avenue, NW Washington, DC 20036-5339 Telephone: 202 857-6000 Facsimile: 202 857-6395 9 10 Attorneys for Plaintiff 11 GRUPO ANDREA S.A. DE C.V. 12 UNITED STATES DISTRICT COURT 13 CENTRAL DISTRICT OF CALIFORNIA 14 WESTERN DIVISION 15 16 GRUPO ANDREA S.A. DE C.V., Case No. CV 08-5589 SJO (VBKx) 17 a Mexican Corporation, FINAL JUDGMENT AND ORDER 18 Plaintiff. FOR PERMANENT INJUNCTION (BY CONSENT) 19 20 PRIVACY PROTECTION SERVICE, INC., a Texas 21 Corporation dba Óakwood Services. Inc., and 22 **OVERSEE.NET.** a California 23 Corporation. 24 Defendants. 25 The parties having (i) entered into a settlement agreement resolving this 26 dispute and (ii) jointly moved for entry of this Consent Judgment terminating this 27 28 FINAL JUDGMENT AND ORDER FOR PERMANENT INJUNCTION (BY CONSENT) ARENT FOX LLP ATTORNEYS AT LAW - CASE NO. CV08-5589 SJO (VBKX)

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proceeding, and for good cause shown, it is hereby ORDERED, ADJUDGED,

## AND DECREED that:

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for trademark counterfeiting, trademark and trade name infringement, trademark and trade name dilution, cybersquatting and other acts of unfair competition arising under the statutes of the United States, 15 U.S.C. § 1051 et. seq.), and the common law.

This court has subject matter jurisdiction over Plaintiff's claims

- 2. This Court has court has jurisdiction over the subject matter of the federal claims asserted by Plaintiff under Section 39 of the Trademark Act of 1946, 15 U.S.C. § 1121 and under the Judicial Code, 28 U.S.C. § § 1331, 1332 and 1338.
- 3. The court has supplemental jurisdiction over the state and common law pursuant to 28 U.S.C. § 1367.
- 4. Plaintiff Grupo Andrea S.A. de C.V. ("Grupo") is a corporation organized and existing under the laws of the Mexico with its principal place of business address at Juan Alonso de Torres, No. 106, Fracc. San Jeronimo, Leon, GTO Mexico C.P. 37204 and with offices in this jurisdiction in Bell Gardens and Panorama City, California.
- 5. Defendant Privacy Protection Service, Inc. is a Texas corporation doing business as Oakwood Services, Inc. ("Privacy"), which has addresses at 1721 S. Interstate Highway 35 E, Apt. 15208, Waxahachie, TX 75165-3140 and at 18352 Dallas Parkway #136, Dallas, Texas 75287, and which is doing business in the State of California within this judicial district.
- 6. Former defendant Oversee.net ("Oversee") is a California corporation, which has a principal place of business at 515 S. Flower St., Suite 4400, Los Angeles, California, within this judicial district.
  - 7. Grupo is the owner of a family of trademarks, service marks,

- is confusingly similar to the ANDREA Marks, and Ondova Limited Company LLC d/b/a BudgetNames.com is the registrar.
- In early 2008, Privacy used or allowed others to use the 9. andrea.com domain name at a website containing confusingly similar imitations of Grupo's well known federally registered trademark ANDREA. This website was used to advertise and sell shoes and other products offered by Grupo's competitors.
- 10. On August 26, 2008 Grupo filed its Complaint against Privacy and Oversee.net, alleging trademark counterfeiting in violation of federal law, trademark and trade name infringement in violation of federal and common law, trademark and trade name dilution in violation of federal and state law, cybersquatting in violation of federal law, and other acts of unfair competition arising under the statutes of the United States various claims arising under the Lanham Act, 15 U.S.C. § 1051, et seq. (including claims under the Anticybersquatting Consumer Protection Act ("ACPA"), at 15 U.S.C. § 1125(d)) and California law.
- 11. Judgment is entered against Privacy and in favor of Grupo on each of the causes of action pled in the Complaint.
- 12. Pursuant to 15 U.S.C. § 1167, the laws of the State of California, the common law, and the parties' settlement agreement, Privacy and its agents, servants, employees, attorneys, successors, assigns, and all others in privity or acting in concert or participation with Privacy, are hereby PERMANENTLY

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- (A) Directly or indirectly using the names or marks that contain with word ANDREA, or any domain name or mark that consists of or incorporates ANDREA, and any other domain name or mark confusingly similar to the ANDREA Marks;
- (B) Directly or indirectly using in any manner any service mark, trademark, trade name, domain name, trade dress, word, numbers abbreviations design, color, arrangement, collocation, or any combinations thereof, that would imitate, resemble or suggest the ANDREA Marks;
- (C) Otherwise infringing Grupo's trademarks, service marks, and trade names;
- (D) Directly or indirectly using, registering or reserving any domain name, trademark, service mark or trade name that includes the mark ANDREA, or is confusingly similar to any of the ANDREA Marks.
- 13. It is further ordered that Verisign, Inc. as the registry of the domain name andrea.com is Directed to change the registrar of record for the domain name andrea.com from the current registrar to a registrar selected by Grupo Andrea S.A. de C.V., including without limitation Network Solutions LLC, which subsequently will register the domain name andrea.com in the name of Grupo Andrea S.A. de C.V.
- 14. Privacy shall take all actions necessary to cause the andrea.com domain name be transferred to Grupo, including execution of any necessary transfer documentation required by the current registrar for the domain name or by Verisign, Inc. as the registry of the domain name andrea.com.
- 15. Within thirty (30) days from the entry of this Final Judgment and Order, Privacy shall pay to Grupo the amount of \$600,000 (six hundred thousand) U.S. dollars to cover costs and attorneys' fees and damages incurred by Grupo.

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1	16. This Final Judgment and Order shall be final and binding on all
2	parties hereto.
3	17. Except as provided herein, each party shall bear its own costs
4	and attorneys fees.
5	18. The Court hereby retains jurisdiction over this matter for
6	purposes of enforcing the settlement agreement between the parties and this
7	Consent Judgment.
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9	IT IS SO ORDERED.
10	10-27-09 S. James Otes
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12	Dated UNITED STATES DISTRICT JUDGE
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14	AGREED:
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16	Arent Fox LLP Fox Rothschild LLP
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18	By By Jerrold Abeles Jeffrey S. Kravitz
19	Attorney for Plaintiff Attorney for Defendant
20	Grupo Andrea S.A. de C.V. Privacy Protection Service, Inc.
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22	Grupo Andrea S.A. de C.V. Privacy Protection Service, Inc.
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ARENT FOX LLP ATTORNEYS AT LAW LOS ANGELES